WASHINGTON COUNTY
JUDICIAL DEPARTMENT
150 N FIRST AVENUE
HILLSBORO, OR 9712

Roccioled in Mailbace

View M. Allen

Noto No Greave land St. #21

Gresham, Orogon, 97036

011

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MULTNOMAH COUNTY JUVENILE DEPARTMENT

Counselor: DHS)	DDA:
In The Matter of:)	Case Number: 15JU04240
)	Juv. Dept. No.: N/A
M-A.) 449256)	Petition No.: 111283
A CHILD)	PETITION
TO THE ABOVE ENTIT	LED COURT:	

Petitioner, whose name appears below, respectfully represents to the Court as follows:

The name, age, and residence of the above-named child are as follows:

c/o Department of Human Services

AGE: 7

The child is within the jurisdiction of the Court by reason of the following facts: 2.

The condition and circumstances of the above-named minor child are such as toendanger her own welfare or the welfare of others, to-wit:

- The father has a pattern of residential, relationship, and lifestyle instability which A. impair his ability to safely and adequately care for the child.
- В. Since the jurisdictional trial findings of October 2014 the father has not visited with the child or maintained contact with the Department of Human Services, indicating that he is unwilling or unable to meet the child's special needs.
- C Since March of 2014, the father has failed to participate in court-ordered therapeutic services designed to help him recognize and reunite the special needs of his child.
- D. The child has been diagnosed as suffering from sexual abuse of a child (by history) and neglect of child from history. The father is unable and unwilling to meet the child's special needs.
- E. The father has had no contact with the child since the removal in March 2014, despite visitation having been made available to him since November 2014.
- F. The father has failed to maintain regular communication with the Department of Human Services, the custodian of the child.

Case Number: 15JU04240 Juv. Dept. No.: N/A

Page 2

- G. The father has abandoned the child.
- 3. Uniform Child Custody Jurisdiction and Enforcement Act Information:
 - A. Child's present address:

c/o Department of Human Services

B. Places the child has lived during the previous five years:

Portland, Oregon

C. The names and present addresses of persons with whom the child lived during that period:

c/o Department of Human Services

- D. The petitioner has not participated as a party or witness or in any other capacity in any other proceeding concerning the custody of or parenting time or visitation with the child.
- E. Petitioner does not know of a proceeding that could affect the current proceeding.
- F. Petitioner knows of a person who has physical custody of the child or claims rights of legal custody, physical custody, parenting time, or visitation with the child.

Names and address of such person:

c/o Department of Human Services

- 4. The child resides in Multnomah County, Oregon
- 5. The name and present address of each parent and legal guardian is as follows:

Mother: Allen, Confidential Address
Father: Benjamin Perkin, Unknown Address

6. The petition is not filed pursuant to the direction of this Court.

PETITION ACCEPT, MORE

Case Number: 15JU04240

Juv. Dept. No.: N.A

Page 3

WHEREFORE, your petitioner prays this Court to have an investigation made of the circumstances concerning the above-named child and to make such order or orders as are appropriate in the circumstances.

STATE OF OREGON) ss MULTNOMAH COUNTY)

I. Akiko Yoshida, Department of Human Services, being first duly sworn, on oath or upon affirmation, depose and say that I am the petitioner in the above-entitled proceeding, that I have read the foregoing petition, know the contents thereof, and the same is true as I am informed and believe.

Petitioner s/ Akiko Yoshida

Petition Date: 7/17/15

SIGNED AND SWORN to before me on

s/ Deputy Clerk of the Court

511*283.AY 07/17.*5



Case 3:19-cv-01504-IM Document 2-2	Filed 09/17/19 17/2ge 5 of 30/1/1
IN THE CIRCUIT COURT OF THE FOR THE COUNTY OF N JUVENILE DEPAR	IULTNOMAH 40/19/16
In the Matter of: DOB: DOB:) Case No.: 15JU02788 (Mother)) Juv. Dept. No. 2005-81612) Petition No.: 111188) Petition Date: 6/2/15) ⊠ Original ☐ Amended
To: Kristina Allen, DOB: 17899 NE Oregon Street, Portland, OR 97230	A true copy of the original/amended petition is attached. SUMMONS
In the Name of the State of Oregon:	Termination of Parental Rights CAU/pb COMANA MAR
You are directed to appear in pers	Janes King J
Judicial Officer: Stuart at Juvenile Court at Juvenile Court to admit or deny the allegations of the Petition and at any subspersonally in the courtroom on the date and the time listed above your place. NOTICE: READ THESE PAPE	1401 NE 68th Ave., Port., OR 97213 RM sequent court-ordered hearing.) You must appear ove. An attorney may not attend the hearing in
A petition has been filed to terminate your parental rights unde 419B.508. A copy of the petit	ORS 419B.500, 419B. 502, 419B.504, 419B.506 or
You must personally appear at the date, time, and location appear at any subsequent court-ordered hearings. If you opersonally appear at any subsequent court-ordered hearing, the further notice to you, and terminate your parental rights to the specified in this summons or on a future date, and make such law.	do not personally appear as directed above, or ne Court may proceed in your absence, without above-named child (ren) either on the date
STATE OF OREGON	Issued By:
County of Multnomah & C. DHS R. LUBECK DDA N. POPKIN ATTY ATTY	TRUE COPY
SUMMONS: Civil Process Date issued: June 11, 2015	espoe?
with first	TO DISTORING TO

Case 3:19-cv-01504-IM Document 2-2 Filed 09/17/19 Page 6 of 30

RIGHTS AND OBLIGATIONS

You have a right to be represented by an attorney in this matter. If you wish to be represented by an attorney please retain one as soon as possible to represent you in this proceeding. If you cannot afford to hire an attorney and you meet the state's financial guidelines, you are entitled to have an attorney appointed for you at state expense. To request appointment of an attorney to represent you at state expense, you must contact the Juvenile Court immediately. Phone (503) 988-3463, for further information. If you are represented by an attorney, it is your responsibility to maintain contact with your attorney and to keep your attorney advised of your whereabouts.

This summons requires that you personally appear before the court to admit or deny the allegations of the petition. If you choose to contest the petition the court will schedule a hearing on the allegations of the petition and order you to appear personally and may schedule other hearings related to the petition and order you to appear personally, unless the court has granted you an exception in advance under ORS 419B.918 to appear by other means, including but not limited to, telephonic or other electronic means.

	PROOF OF SERVICE
State of Oregon	
County of Multnomah	
l,	, hereby certify that I am a competent person 18 years of age or older
and a resident of the state or ser	rvice or the State of Oregon, and that on the day of
	, I served a true copy of the said Summons and a true copy of the
1	, I served a race copy of the said cummons and a race copy of the
Termination Petition on	, a person who I reasonably believe to be e summons, personally and in person, at the address at (location):
Termination Petition on	, a person who I reasonably believe to be
Termination Petition on	a person who I reasonably believe to be e summons, personally and in person, at the address at (location):
Termination Petition on	a person who I reasonably believe to be e summons, personally and in person, at the address at (location):
Termination Petition on	a person who I reasonably believe to be e summons, personally and in person, at the address at (location): ato'clock
Termination Petition on	a person who I reasonably believe to be e summons, personally and in person, at the address at (location): ato'clock
Termination Petition on	a person who I reasonably believe to be e summons, personally and in person, at the address at (location): at o'clock Signature

JI STATE FORMS - TPR Summons - revised 07/30/12 revised 12/04/12

1 2

3

4

5

In the Matter of M.M.A., a minor child,

Appellant-Petitioner on Review.

DEPT. OF HUMAN SERVICES,

Petitioner-Respondent,

v.

K.A.,

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14 15

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19 20

21

22

2324

25

IN THE SUPREME COURT OF THE STATE OF OREGON

Multnomah County Circuit Court Juvenile Department

Multnomah County Case No. 15JU02788 Petition No. 111188

CA A161915

S064473

Expedited Juvenile Dependency Case

Mother's MOTION TO SUBSTITUTE COURT-APPOINTED COUNSEL

COMES NOW the Mother in the above-entitled matters, Kristina Allen, by and through her attorney, Megan Jacquot, Pursuant to ORS 419A.211, ORAP 8.12, Public Defense Services Payment Policies and Procedures Section 1.7, and the court's prior approval of counsel, and respectfully moves this court to substitute court appointed counsel for the mother. OPDS originally assigned me to represent the Mother. I am unable to complete the representation because I am starting my judicial term December 1 and the judgment hasn't issued because there is a petition for review pending in S064473. Mr. Perez-Selsky is able to take over the appeal and the substitution has been approved by OPDS.

Substitute Counsel's name, address, and telephone number are as follows:

Gregorio Aron Perez-Selsky Perez-Selsky Law Office PO Box 1656 McMinnville OR 97128 aron@mcminnvillelegal.com

MOTHER-PETITIONERS MOTION TO SUBSTITUTE COURT-APPOINTED COUNSEL

- 1 -

Megan L. Jacquot · Attorney At Law · 455 S. 4th St., Ste 1 · Coos Bay, OR 97420 · 541/267-2214

Case 3:19-cv-01504-IM Document 2-2 Filed 09/17/19 Page 8 of 30 /s/ Megan L. Jacquot 2 MEGAN L. JACQUOT, OSB #972797 G. ARON PEREZ-SELSKY, #101407 3 CERTIFICATE OF SERVICE 4 5 I certify that on November 21, 2016, I served a true copy of this MOTION on 6 7 Child's Appellate Attorney Inge Wells Christa Obold-Eshelman DOJ Appellate Division Youth, Rights & Justice 1162 Court St NE 9 401 NE 19th Ave Ste 200 Salem OR 97301 Portland OR 97232 10 11 12 Ms. Wells and Ms. Obold-Eshelman are registered e-filers and were served by e-13 service. 14 CERTIFICATE OF FILING 15 I certify that on November 21, 2016, I filed the original of this MOET with the 16 State Court Administrator at this address: 17 State Court Administrator 18 Supreme Court Building 1163 State Street 19 Salem, OR 97310 20 By utilizing the appellate court e-filing system. Dated this day, November 21, 2016. 21 22 /s/ Megan L. Jacquot 23 Megan L. Jacquot (OSB#97279) 24 Attorney for Mother-Appellant 25 MOTHER-PETITIONERS MOTION TO SUBSTITUTE COURT-APPOINTED COUNSEL Megan L. Jacquot · Attorney At Law · 455 S. 4th St., Ste 1 · Coos Bay, OR 97420 · 541/267-2214

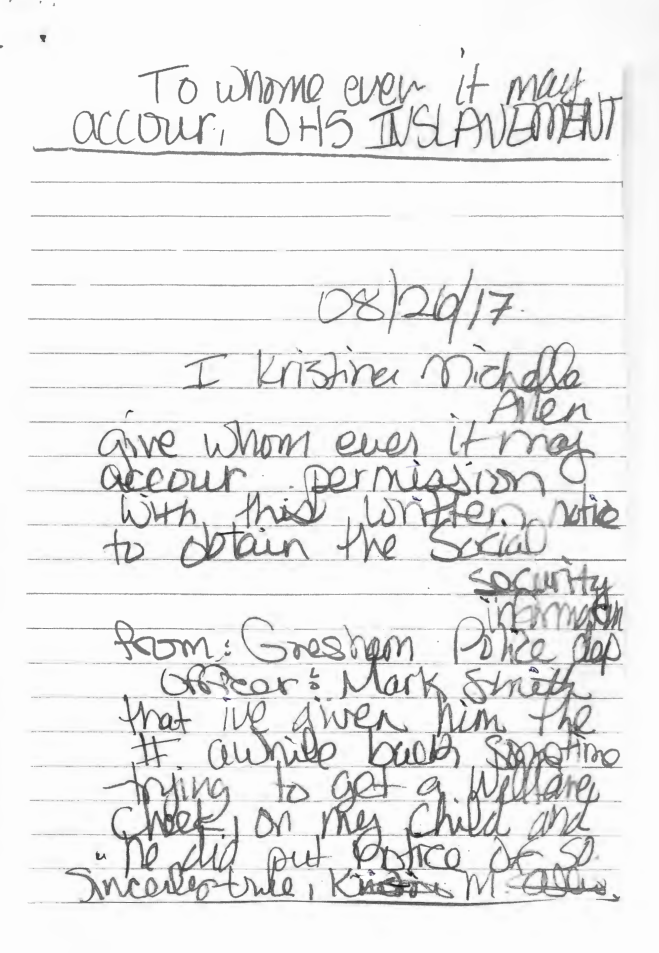
accour, OHS INSLAN I Known Wichollo Allen, is wrilling this letter to ask un requirers. of SSING PERSON

M. M. A.



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U.S Department of Justice

Signature ⁴

Certification of Identity



FOR APPLICACIONES DE LOS DESCRIPCIONES DE LOS DESCRIPCIONES DE LOS DESCRIPCIONES DE LOS DELOS DE LOS DELOS DE LOS DELOS DE LOS DE LOS DE LOS DELOS DE LOS DELOS DE LOS DELOS DE LOS DELOS DELO

Privacy Act Statement. In accordance with 28 CFR Section 16.41 d) personal data sufficient to identify the included a sufficient to identify the included a sufficient sufficient sufficient sufficient and included a sufficient su

Public reporting burden for this collection of information is estimated to average 0.50 hours per response, including the time for review ag

instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Suggestions for reducing this burden may be submitted to the Office of Information and Regulatory Affairs. Office of Management and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.

Full Name of Requester

Citizenship Status

Current Address

Place of Birth

Place of Birth

Place of Birth

Place of Birth

OPTIONAL: Authorization to Release Information to Another Person

This form is also to be completed by a requester who is authorizing information relating to himself or herself to be released to another person.

Further, pursuant to S.U.S.C. Section 553a(b), I authorize the U.S. Department of Justice to release any and all information relating to mae to:

Name of individual who is the subject of the record(s) sought.

pretenses is punishable under the provisions of 5 U.S.Q. 552a(i)(3) by a fine of not more than \$5,000.

I declare under penalty of perfury under the laws of the United States of America that the foregoing is the and correct, and that I am the person named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by a fine of not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) upder false

Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.

Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.

^{*} Signature of individual who is the subject of the record sought.

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Ms. Underhill Offers Exhibits	438
1 THE COURT: Okay.	
2 MS. UNDERHILL: It was an offer that I made	
during testimony previously and Mr. West objected,	so it
4 was findings of fact that Judge Greenlick made in	
5 October 2014. So, again, I would like to offer tha	t. I
6 have a certified copy of the transcript. I think i	t \ \fi
7 comes in both under OEC 201(b)(2) and 803(8).	* XXXIII
8 THE COURT: Hang on a moment. First of all	, what
9 have you marked this exhibit?	Emge
MS. UNDERHILL: Pardon? This would be Child	d's
11 Exhibit 101. WE MM DANNE 192	
12 THE COURT: Does Mr. West have exhibits mar:	ked Ow
13 already? Are you starting with two? Have you all	70
14 discussed this? Is your do you have exhibits?	Link
15 MR. WEST: No. Whatis all the	STANK
16 THE COURT: All right, 101. So, and remind	me
one more time, because you were talking too fast fo	r me,
18 OEC what?	
19 MS. UNDERHILL: 201(b)(2) and 803(8).	
20 THE COURT: And 201(b)(2) is what?	_)
21 MS. UNDERHILL: That's basically judicial no	otice.
22 A judicially noticed fact must be one that's subjec	t to
23 reasonable dispute in that it is either capable of	1
24 accurate and ready determination by resort to source	es
who accuracy cannot reasonably be questioned. And	the
Mor	last
1 Stark	K Con
Marie Marie M	you h

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Ms. Underhill Offers Exhibits
                                                            439
     fact that I have a certified transcript of the judge's
2
     comments.
3
           THE COURT:
                        So you're asking me to take judicial
     notice as opposed to receiving it as an exhibit?
5
          >MS. UNDERHILL:
                              Well, that's one way to do it.
     I also believe that it comes in under --
            THE COURT: As an exception to the hearsay rule
8
     under 803(8) which is what?
9
                             Eight, correct, which is records
           MS. UNDERHILL:
10
     reports, statements, data in any form of a public office
11
     or agency when a matter observed pursuant to a duty
12
     imposed by law. (Basically the judge has a duty to
13
     listen to the witnesses, make findings of facts, that's
14
     what he did. I have, again, a certified copy of the
150
     transcript.
16
            THE COURT: Any objection to the Court receiving
17
     Exhibit 101?
18
                       Well, I'll renew my objection.
           MR. WEST:
19
     believe the Court already ruled on this previously and
20
     sustained the objection.
21
            THE COURT:
                         Well, I think what I ruled on was the
22
     questioning -- introducing from a witness statements
23
     that she heard the judge make in the courtroom, and I
24
     sustained that hearsay objection. Now we have the
25
     offering of an exhibit, and so my ruling is not as to
```

440

(Pause)

THE COURT: Well, okay. So, looking at Kirkpatrick, who often guides me in these issues, his description of the kinds of evidence that are appropriate under this subsection is that -- (Pause) -- that the facts be generally indisputable because either it's generally known within the territorial jurisdiction or it's capable of accurate and ready determination by resort to sources whose accuracy cannot be reasonably questioned.

So the standard for judicial notice is strict. It should only -- one court in Oregon -- or federal court, has commented that it should only apply to self- evident truths that no reasonable person could question, truisms that approach platitudes or venalities.

What you're asking me to do is accept an exhibit which has another judicial officer's findings. So are you asking me -- and then what are you asking me to do once I have that judicial officer's findings? Somehow extrapolate because he found Mother not credible in one finding that somehow that determination should apply to my determinations of credibility in this proceeding?

MS. UNDERHILL: That is not what I'm asking you.

THE COURT: So what's the underlying purpose for you offering this exhibit? Let's go there.

```
MS. UNDERHILL: To show that the mother's
1
    presentation and behavior has been consistent over the
2
3
    time in this case.
           THE COURT: Oh, his -- I'm sorry, his finding was
4
5
    not as to credibility, it was --
           MS. UNDERHILL: Well, it was as to credibility,
6
    but that is not my emphasis at all, in fact I think you
7
8
    may be wrong about that, but it has to do with his --
                       Finding that she was intoxicated by
9
           THE COURT:
10
    the use of drugs?
           MS. UNDERHILL: -- she appeared to be under the
11
12
     influence.
           THE COURT: Okay. Well, I am not going to admit
13
14
     it under the first argument, which is the Court should
     take judicial notice of the other court's findings in
15
     that case. But I want to look at 803(8) and that
16
17
    exception is -- is that a business record exception?
18
           MS. UNDERHILL: No, Your Honor, that's six, this
19
     is eight.
20
           THE COURT:
                        Okay, eight.
21
           MS. UNDERHILL: Which is another...
22
           THE COURT: Public records, okay. So it's the
23
     public records exception. Records, reports, statements,
24.
    data compilations of public offices or agencies.
25
           So, Mr. West, let me hear you respond to the
```

request under the public records.

MR. WEST: Well, I think that there's still problems with -- my objections would be based on hearsay, would be based on relevance to this proceeding and the questions here today, and also due process in terms of lack of confrontation opportunity.

THE COURT: Well, I would overrule your objections as to the first two criteria and say that if it's a certified true copy it would otherwise be admissible under public records. But why don't you respond to the confrontation objection. So...

MS. UNDERHILL: Well, I don't think I can, Your Honor. The mother was not a party, she was a witness in that hearing. She was not -- I mean, she's a party but that -- that trial had to do with the father in the dependency case.

THE COURT: No, I understand. Her objection is that by me taking the judge's observations, he's not here for Mr. West to question about his ability to observe, anything else that he might want to ask a witness about.

MS. UNDERHILL: Well, Your Honor, given that it's a transcript of the judge's findings and he had an opportunity to look at the witness, I just don't see that as a pertinent objection.

Ms. Underhill's Offer of Proof

```
THE COURT: Okay. I'm going to sustain the
1
2
    objection, / I will not receive the exhibit.
3
                             Your Honor, I would like to make
           MS. UNDERHILL:
4
     an offer of proof.
5
           THE COURT: Absolutely. Offer of proof will be
     affected. I will not review that exhibit for purposes
6
7
    of my determination.
8
           MS. UNDERHILL: And just for the record, Your
9
     Honor, I have one piece of --
           THE COURT: I'm sorry, to interrupt, I'll give
10
11
     you a continuing objection to that.
12
           MS. UNDERHILL: Okay. And I have -- there is
13
     just one page that was of importance to me in terms of
14
     this hearing, so I just made a copy of that.
15
           THE COURT: Okay.
16
           MS. UNDERHILL: But this is the entire transcript.
17
           THE COURT: But the only portion of that
18
     transcript that you're offering is what's reflected in
19
     that written page of transcript?
20
           MS. UNDERHILL:
                            Yes.
21
           THE COURT: All right. Thank you. So we will
22
     receive the offer of -- well, we'll accept the offer if
          but it's not received as an exhibit in this
23
24
     hearing.
25
           Mr. West -- anything else, Ms. Underhill, as far
```

U.S Department of Justice

Certification of Identity



Privacy Act Statement. In accordance with 28 CFR Section 16.41(d) personal data sufficient to identify the mail under the Privacy Act of 1974, 5 U.S.C. Section 552a, is required. The purpose of this solicitation is to ensure many who are the subject of U.S. Department of Justice systems of records are not wrongfully disclosed by the Department of processed if this information is not furnished. False information on this form may subject the requester to criminal personal data sufficient to identify the mail under the Privacy Act of 1974, 5 U.S.C. Section 552a, is required. The purpose of this solicitation is to ensure many who are the subject of U.S. Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the Department of Justice systems of records are not wrongfully disclosed by the De

Public reporting burden for this collection of information is estimated to average 0.50 hours per response, including the last instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the information. Suggestions for reducing this burden may be submitted to the Office of Information and Regulatory Affairs. Office and and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.

and Budget, Public Use Reports Project (1103-0016), Washington, DC 20503.	
Full Name of Requester 1 Kn3hna Allen	
Citizenship Status 2 US GIZON Social Security Number 3	2917
Current Address Greshum Genrol Aderory	
Date of Birth Denganchor Date of Birth Wenganchor L	Majin
OPTIONAL: Authorization to Release Information to Another Person	
This form is also to be completed by a requester who is authorizing information relating to himself or herself to be recessed a second relating to himself or herself to be recessed as second relating to himself t	THE.
Further, pursuant to 5 U.S.C. Section 552a(b), I authorize the U.S. Department of Justice to release any and all information results as	= 1, 1
Lediento Congross and united Sate	white
Senate 101 Wall Print or Type Name Rolling / KDEW	00.
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and contest, and man I am	
named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by	
not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) u	nder false
pretenses is punishable under the provisions of 5 U.S.C. 552a(i)(3) by a fine of not more than \$5,000.	19/1

Signature

Name of individual who is the subject of the record(s) sought.

² Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.

Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.

Signature of individual who is the subject of the record sought.

U.S Department of Justice

Certification of Identity



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Full Name of Requester 1 Kn3h16hna M. Then
Citizenship Status 2 U.S. C. 2120 Social Security Number 3
Current Address Gresnam Genral Aderery
Date of Birth

OPTIONAL: Authorization to Release Information to Another Person

Further, pursuant to 5 U.S.C. Section 552a(b), I authorize the U.S. Department of Justice to release any and all infor

This form is also to be completed by a requester who is authorizing information relating to himself or herself to be released to authorizing information relating to himself or herself to be released to authorize person.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that I am the person named above, and I understand that any falsification of this statement is punishable under the provisions of 18 U.S.C. Section 1001 by a fine of not more than \$10,000 or by imprisonment of not more than five years or both, and that requesting or obtaining any record(s) under false pretenses is punishable under the provisions of 5 U.S.C. 552a(i)(3) by a fine of fine than \$5,000.

¹Name of individual who is the subject of the record(s) sought.

Signature 4

Individual submitting a request under the Privacy Act of 1974 must be either "a citizen of the United States or an alien lawfully admitted for permanent residence," pursuant to 5 U.S.C. Section 552a(a)(2). Requests will be processed as Freedom of Information Act requests pursuant to 5 U.S.C. Section 552, rather than Privacy Act requests, for individuals who are not United States citizens or aliens lawfully admitted for permanent residence.

Providing your social security number is voluntary. You are asked to provide your social security number only to facilitate the identification of records relating to you. Without your social security number, the Department may be unable to locate any or all records pertaining to you.

Signature of individual who is the subject of the record sought.

SR: January 23,2018.

This side of the ballot contains additional information about Measure 101:

Summary: This measure asks voters to approve or reject temporary assessments created as part of House Bill 2391, enacted by the 2017 Oregon Legislature to address certain health care funding issues. The House Bill provided funding to pay costs for providing health care to low-income adults, children, families, and individuals with disabilities, and to stabilize premiums charged by insurance companies for health insurance purchased by individuals and families. The House Bill provided the funding through 1.5 percent assessments on premiums and premium equivalents (defined in the House Bill) of health insurance companies, the Public Employees' Benefit Board, and managed care organizations for a two-year period, and additional 0.7 percent assessments on the net revenue of some hospitals that begins on October 6, 2017, and ends on July 1, 2019. This measure asks voters to approve or reject the assessments on insurance companies, the Public Employees' Benefit Board, and managed care organizations, and specifies that insurance companies may not increase rates on health insurance premiums by more than 1.5 percent as a result of these assessments. If this measure passes, the assessments on some hospitals will be approved, subject to approval by a federal agency. If the measure does not pass, the assessments on some hospitals will either be rejected, or delayed until approved by a federal agency.

Estimate of Financial Impact: Revenue from this measure is included in the 2017-19 state budget to pay for health care for low-income adults, children and families and individuals with disabilities and to stabilize health insurance premiums paid by individuals and families.

Revenue will come from a 0.7% assessment on certain hospitals, as well as a 1.5% assessment on the Public Employees Benefit Board, managed care organizations, and insurers. Insurers may not increase rates for consumers by more than 1.5% to recover this assessment.

If the measure passes, the health care program and health insurance premiums stabilization program are funded as adopted by the 2017 Legislative Assembly.

If the measure is defeated there will be a reduction of \$210-\$320 million in state revenue, resulting in a possible reduction of \$630-\$960 million, or more in federal Medicaid matching funds. The total revenue reduction to the 2017-19 state budget may be \$840 million-\$1.3 billion or more.

Although there is no direct financial effect on local government revenues, there may be an indeterminate effect on local government expenditures related to increases in associated insurance assessments. There is likely to be an indirect and indeterminate effect on the state economy and local government revenues and expenditures.

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Card 1 - 4910 (1)



Official Ballot - Special Election Multnomah County, OR January 23, 2018

4910

Instructions To Voter

Please Use A Blue or Black Pen.

Completely fill in the oval to the left of your choice to be sure your vote will be counted.

Attention!

Remember to inspect your ballot for mistakes! If you make a mistake or damage your ballot, call Multnomah County Elections Office at (503) 988-3720.

Check for Errors

If you vote for more options than allowed, your vote will not count for this measure.

Referendum Order by Petition of the People Measure 101 Approves temporary a and to stabilize health insurance premiums. Temporary assessments on insurance companies, some hospitals, and other providers of insurance or health care coverage. Insurers may not increase rates on health insurance premiums by more than 1.5 percent as a result of these Result of "Yes" Vote: "Yes" vote approves temporary assessments on insurance companies, some hospitals the Public Employees' Benefit Board, and managed care organizations. Assessments provide funding for health care for low-income individuals and families, and individuals with disabilities; also stabilize premium charged by insurance companies for health insurance purchased by individuals and families. Insurance \nearrow companies may not increase rates on health insurance premiums by more than 1.5 percent as a result of the assessments. Hospital assessments may not begin without approval by a federal agency. Result of "No" Vote: "No" vote rejects temporary assessments on insurance companies, the Public Employees' Benefit Board, and managed care organizations; and either rejects or delays temporary assessments on some hospitals. Assessments rejected (or delayed) by a "no" vote are currently budgeted to fund health care for low-income individuals and families and individuals with disabilities and for stabilizing the costs of insurance premiums. As a result, a "no" vote would underfund these budgeted cost:) Yes

my person who, by use of force or other means, unduly influences

or to refrain from voting is subject to a fine. (ORS 254.470)

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IN THE COURT OF APPEALS OF THE STATE OF CREBON

In the Matter of M.M.A., a Minor Child.

Mulinomah County Court Case No. 15JU02788

DEPARTMENT OF HUMAN SERVICES and M.M.A.

Petition No. 111188

Petitioners-Respondents.

CA A161915

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K.A.

Appellant.

RESPONDENT-CHILD'S CONFIDENTAL ANSWERED BUTE

Appeal from the Judgment of the Mulmonth County Cutiful Count.

Entered on March 23, 2015

Honorable Diana I. Stuart, Judge

(Counsel listed on following page)

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